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NOTICE OF ALLOWANCE AND FEE(S) DUE

7590

01/14/2002

David B. Cochran, Esq. Jones, Day, Reavis & Pogue North Point, 901 Lakeside Avenue Cleveland, OH 44114 EXAMINER

EDELMAN, BRADLEY E

ART UNIT CLASS-SUBCLASS

2153 709-207000

DATE MAILED: 01/14/2002

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/782,380	02/13/2001	Mihal Lazaridis	555255012195	8948

TITLE OF INVENTION: SYSTEM AND METHOD FOR PUSHING INFORMATION FROM A HOST SYSTEM TO A MOBILE DATA COMMUNICATION DEVICE

TOTAL CLAIMS	APPLN, TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
12	nonprovisional	NO	\$1280	\$300	\$1580	04/15/2002

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. <u>PROSECUTION ON THE MERITS IS CLOSED.</u> THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is changed, pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above and notify the United States Patent and Trademark Office of the change in status, or

B. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

If the SMALL ENTITY is shown as NO:

- A. Pay TOTAL FEE(S) DUE shown above, or
- B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check the box below and enclose the PUBLICATION FEE and 1/2 the ISSUE FEE shown above.
- □ Applicant claims SMALL ENTITY status. See 37 CFR 1.27.
- II. PART B FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

Complete and mail this form, together with applicable fee(s), to:

Box ISSUE FEE

Assistant Commissioner for Patents

Washington, D.C. 20231

MAILING INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 4 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for maintenance fee notifications.

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TOTAL CLAIMS	APPLN. TYPE	SN	MALL ENTITY	ISSUE FEE	PUBLICATION	FEE	TOTAL FEE(S) DUE	DATE DUE
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Please check the approp	riate assignee category o	or catego	ories (will not be pr	inted on the patent)	individual [corpo	oration or other private g	roup entity 🚨 government
4a. The following fee(s)	are enclosed:		4b	. Payment of Fee(s):				
☐ Issue Fee			•	A check in the amoun	of the fee(s) is encl	osed.		
☐ Publication Fee				Payment by credit care				
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The COMMISSIONER application identified ab		RADEM	1ARKS is requested	to apply the Issue Fe	and Publication Fe	e (if an	y) or to re-apply any pro	eviously paid issue fee to th
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other than the application interest as shown by the	ant; a registered attorned records of the United	y or a States I	gent; or the assign atent and Tradema	ee or other party in rk Office.				

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending on the needs of the individual case. Any comments on the amount of time required to complete this form should be sent to the Chief Information Officer, United States Patent and Trademark Office, Washington, D.C. 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND FEES AND THIS FORM TO: Box Issue Fee, Assistant Commissioner for Patents, Washington, D.C. 20231

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		EDELMAN, BRADLEY E				
		ART UNIT	PAPER NUMBER			
Cleveland, OH 441			2153			
			DATE MAILED: 01/14/2002			

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b) (application filed on or after May 29, 2000)

The patent term adjustment to date is 0 days. If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the term adjustment will be 0 days.

If a continued prosecution application (CPA) was filed in the above-identified application, the filing date that determines patent term adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) system. (http://pair.uspto.gov)

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Application No.	Applicant(s)	
09/782,380	LAZARIDIS ET AL.	
Examiner	Art Unit	
Bradley Edelman	2153	

Notice of Allowability	Examiner	Art Unit	
	Bradley Edelman	2153	
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT Right of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this ap or other appropriate communication IGHTS. This application is subject to	plication. If not include will be mailed in due	ed course. THIS
1. ☐ This communication is responsive to the amendment filed 2. ☐ The allowed claim(s) is/are 32, 38-41, 73-79, now renumbs 3. ☐ The drawings filed on 13 February 2001 are accepted by the standard of a claim for foreign priority und a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 2. ☐ Certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority documents have 3. ☐ Copies of the certified copies of the priority do International Bureau (PCT Rule 17.2(a)). * Certified copies not received: ☐ ☐ Acknowledgment is made of a claim for domestic priority und (a) ☐ The translation of the foreign language provisional as 6. ☐ Acknowledgment is made of a claim for domestic priority und Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of 7. ☐ A SUBSTITUTE OATH OR DECLARATION must be submits in CORRECTED DRAWINGS must be submitted. (a) ☐ including changes required by the Notice of Draftsper 1) ☐ hereto or 2) ☐ to Paper No. ☐ ☐ (b) ☐ including changes required by the proposed drawing (c) ☐ including changes required by the attached Examiner Identifying indicia such as the application number (see 37 CFR 1 of each sheet. The drawings should be filed as a separate paper 9. ☐ DEPOSIT OF and/or INFORMATION about the depoattached Examiner's comment regarding REQUIREMENT FOR 1	he Examiner. der 35 U.S.C. § 119(a)-(d) or (f). be been received. be been received in Application No cuments have been received in this nder 35 U.S.C. § 119(e) (to a provis application has been received. Inder 35 U.S.C. §§ 120 and/or 121. If this communication to file a reply contains application. THIS THREE-MOINITHS THREE-MOINITHS THREE-MOINITHS (S) why the oath or declaration is son's Patent Drawing Review (PTO correction filed, which has been received. See been received. Index 35 U.S.C. §§ 120 and/or 121. If this communication to file a reply contains application. THIS THREE-MOINITHS (PTO correction filed, which has been received. Index 35 U.S.C. §§ 120 and/or 121.	national stage application application). complying with the request PERIOD IS NOT RAYS AMENDMENT or 1 deficient. C-948) attached een approved by the 8 Office action of Paper approved by the 1 the Official Draftspers and 1 the Official Draftspers and 1 the Submitted.	eirements noted EXTENDABLE NOTICE OF Examiner. No not the back) on.
Attachment(s)			
1 Notice of References Cited (PTO-892) 3 Notice of Draftperson's Patent Drawing Review (PTO-948) 5 Information Disclosure Statements (PTO-1449), Paper No.	4⊠ Interview Summ 6⊠ Examiner's Ame	al Patent Application (lary (PTO-413), Paper endment/Comment ement of Reasons for	No. <u>44+</u> .20

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DETAILED ACTION

#19/C 1-14-02

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Response to Amendment

1. The Affidavit filed on October 15, 2001 under 37 CFR 1.131 is sufficient to overcome the Ulrich et al. (U.S. Patent No. 6,052,753) and the Kaufman (U.S. Patent No. 6,034,621) references.

Examiner's Amendment

2. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in an e-mail confirmation by David Cochran on January 10, 2002.

The application has been amended as follows:

IN THE CLAIMS:

- 1. In claim 40, line 3, delete the word "the" after the word "decrypting".
- 2. In claim 77, line 14, add --wireless communication-- before the word "network".
- 3. In claim 79, line 3, replace the word "decrypted" with --decrypting--.
- 4. Cancel claim 80.

IN THE ABSTRACT:

Replace the current abstract with the abstract that appears on the following page.

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Abstract of the Disclosure

A system and method for pushing information from a host system to a mobile data communication device upon sensing a triggering event is disclosed. A redirector program operating at the host system enables a user to continuously redirect certain user-selected data items from the host system to the user's mobile data communication device upon detecting that one or more user-defined triggering events has occurred. The redirector program operates in connection with event generating applications and repackaging systems at the host system to configure and detect a particular user-defined event, and then to repackage the user-selected data items in an electronic wrapper prior to pushing the data items to the mobile device. The host system can be a desktop computer that stores and redirects messages received from a network to the mobile device and also stores and redirects messages received from the mobile device to the network.

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Allowable Subject Matter

3. Claims 32, 38-41, and 73-79 are allowed.

4. The following is an examiner's statement of reasons for allowance:

In considering claims 32, and 73, the prior art of record fails to disclose or render obvious the claimed method for mirroring data items between a desktop computer system and one or more communication devices, wherein messages received at the desktop from a network and addressed to a common address associated with a user account of the system are stored at the desktop and sent as copies to the mobile device, and wherein outgoing messages received at the desktop from the mobile device are stored on the desktop and sent from the desktop to the network, and wherein data items generated at either the mobile device or the desktop system share the common address as an address from which data items originated.

In considering claim 77, the prior art of record fails to disclose or render obvious the claimed method for mirroring data items between a desktop computer system and a communication device, wherein messages received at the desktop from a network and addressed to an e-mail address associated with a user of the mobile device and the desktop are copied and redirected to the mobile device, and wherein outgoing messages received at the desktop from the mobile device are copied and redirected from the desktop to the network, and wherein data items generated at either the mobile

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device or the desktop system share the e-mail address and use the address to address generated data items.

Claims 38-41, 74-76, and 78-79 depend from claims 32, 73, and 77 respectively, and are thus allowable as well.

The prior art of record discloses a system for continuously redirecting messages received at a desktop computer to an associated mobile device. See EP Patent No. 772,327 A2 (Sharp Kabushiki Kaisha). The prior art of record also discloses a system for sending data items from a mobile device to a destination address through a server, where both the mobile device and a desktop system generate messages using a common address as an originator address. See *CE Software Announces MobileVision* (Dunker). Various other prior art documents disclose desktop/mobile device synchronization systems, or other systems for forwarding messages to mobile devices. See, e.g., US Patent No. 5,974,238 (Chase, Jr.), US Patent No. 6,014,429 (LaPorta et al.), US Patent No. 5,764,639 (Staples et al.), US Patent No. 5,961,590 (Mendez et al.), and US Patent No. 6,104,531 (Eggleston et al.). However, for the reasons stated above, the prior art of record does not teach or render obvious the claimed invention.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bradley Edelman whose telephone number is (703) 306-3041. The examiner can normally be reached on Monday to Friday from 8:30 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glen Burgess can be reached on (703) 305-4792. The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

For all After Final papers: (703) 746-7238.

For all other correspondences: (703) 746-7239.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-3900.

Dung C. Dinh

Primary Examiner

BE

January 10, 2002